## EXHIBIT 4

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From: Spillane Jr., Thomas B.

Sent: Thursday, October 04, 2007 9:41 AM

To: 'Gordon, Brian M.'

Cc: Bart Foster; 'lasikdoc@aol.com'; Spillane Jr., Thomas B. Subject: Final Revisions to Lavery Contribution Agreement

Brian, attached are my comments to the Contribution Agreement. The comments relate only to the Royalty Percentage. I understood the deal between Kevin and Bart as follows:

- 1. Initial Royalty Percentage is 1% on all Products without a termination date beginning 1 year after Launch Date.
- 2. The initial Royalty Percentage would be increased to 3% after the point that a Retinal Camera Products is introduced.
- 3. If the Company does not license or obtain the CIBA IP so that it does not have to pay any royalty to CIBA, then the Royalty Percentage is increased by another 1% since the Company is saving the expected 3% royalty to CIBA. This is consistent with 4 below too.
- 4. If the Company does pay CIBA a royalty but it is under 3%, then Lavery gets an additional royalty on top of 1 or 2 above, based on the lesser of 1% or 1/2 of the saved CIBA royalty payment that is less than 3%.

The way you have it drafted, Lavery's royalty seems to be capped at 3% and he would not get any additional royalty under 3 or 4. It would really not make sense not to give the additional percentage to Kevin since the company will benefit by at least 50% of the saved royalty, which was the deal. I don't think that the deal was to cap it at 3% but neither of us were there.

I am sending these revisions to you and Kevin at the same time but it is subject to his final review and approval. Tom

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Thank you.